

March 15, 1973

I have surveyed the boundaries of the land shown on the plat and find that the same are correctly represented upon the plat.

This is to certify that at the request of Community Development Corporation, a Missouri Corporation, I have surveyed the boundaries of the land shown on the plat and find that the same are correctly represented upon the plat.

Charles R. Smith, Secretary
Community Development Corporation, a Missouri Corporation

On this 15th day of March, 1973, I, Charles R. Smith, Secretary of the Community Development Corporation, a Missouri Corporation, do hereby certify that the foregoing plat is a true and correct representation of the land shown on the plat and that the same are correctly represented upon the plat.

Charles R. Smith
Secretary

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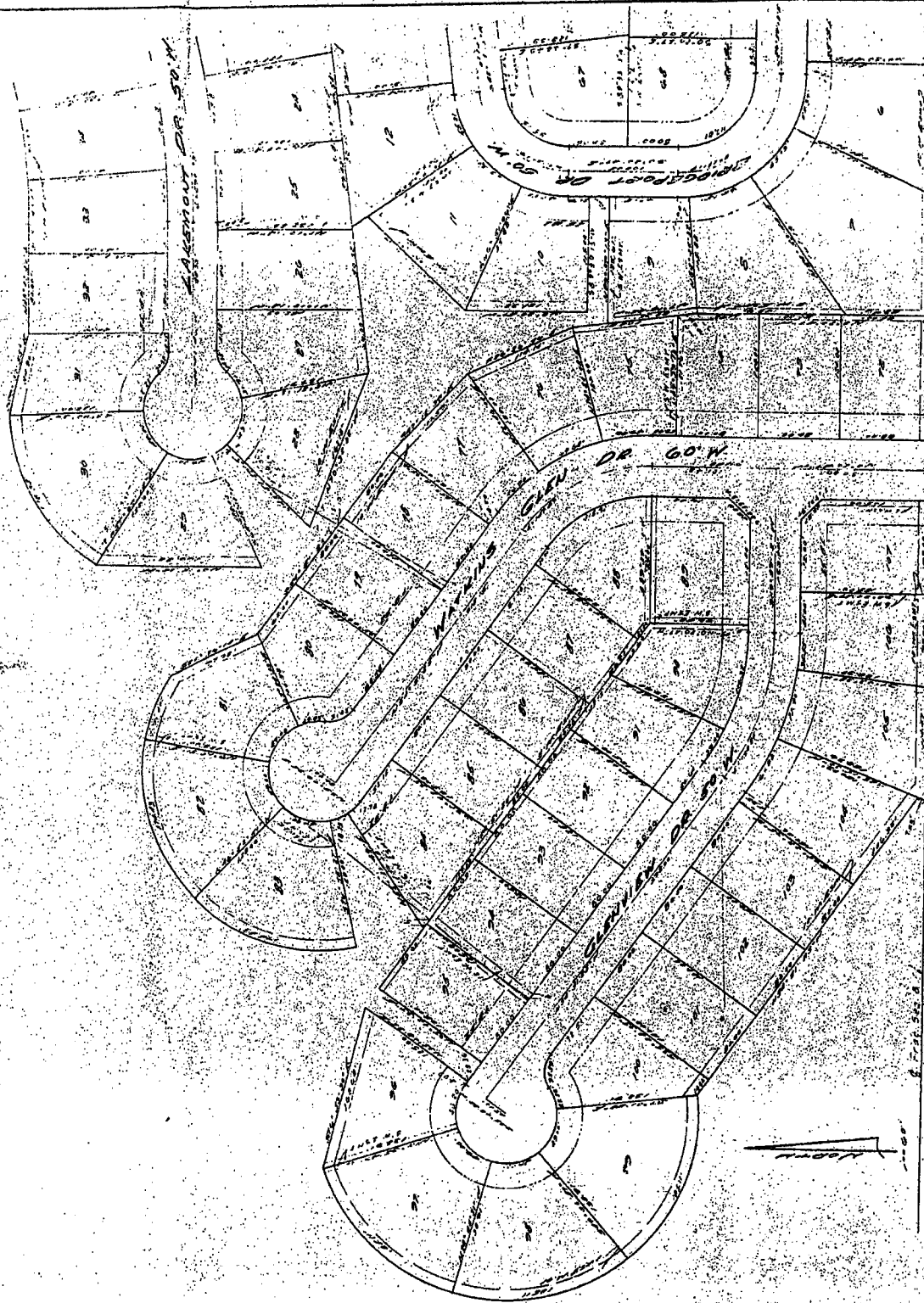
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PARK CHARLES SOUTH PLAT ONE

PART OF THE NW 1/4 OF RANG 56E & T16N, R1E



APR-21-2010 13:58

ST CHARLES CO HIWAY

636 949 7307

P.02



St. Charles County Government

Highway Department
Craig Tarkowski, County Engineer

RELOCATION PLAN SUBMITTAL		
Company Name: Laclede Gas Company		Prepared By: Kant Thiemert
Project Name: Ehlmann Road Reconstruction		Federal Project #: STP-7302(616)
120 Day Milestone: 4/4/2010		
Relocation Schedule		
Estimated Start Date:		Contingent on Utility Agreement
RECEIVED MAR 23 2010 ST. CHARLES COUNTY HIGHWAY DEPARTMENT	Number of Construction Working Days = 55	
	Number of Service Cut-Over Working Days = 15	Number of Service Cut-Overs = 12
	Total Number of Working Days = 70	
Estimated Completion Date:		14 weeks from start date (Weather permitting)
Brief Description of Work to be Performed		
Relocate 4" SIP main with 4" PLIP main from station 17+00 to 21+25 and from station 28+35 to 31+00 due to grade changes (W.O. 64698/59400/64699). Install 6" PLIP main from station 35+25 to 44+50 and then along Zumbuhl Road (W.O. 64705).		
Describe any Work that is Contingent upon the Work of other Utilities		

EXHIBIT

14

APR-21-2010 13:58

ST CHARLES CO HWY

636 949 7307

P.03

Describe any Work that is Contingent upon the Work of the Contractor	
<p>The new roadway on the north side has to be brought to final grade from 39+00 to 44+50 prior to our 6" PLIP main installation. We will have to work with the contractor to get our main installed after the grade has been finalized and prior to the storm sewer installation since we will be below the storm sewer at 43+00 and 44+27.</p> <p>The contractor will have to coordinate with Laclede Gas to remove the abandoned main that is being graded out. It will be the contractors responsibility to grade within 1 foot of the abandoned main at which time Laclede will have its contractor expose the main and remove it.</p> <p>Mike Kabinas, Asst. Supt. of Construction, will be the contact for Laclede and can be reached at 314-522-2202. His mailing address is 6400 Graham Road, Berkeley, MO 63134.</p>	
Acquisition of New Right-of-Way	
Description and Location of Proposed Easements: _____ _____ _____	
Estimated Number of Parcels Involved: _____	
Estimated Number of Days to Acquire New Easements: _____	
List of Possible Issues related to New Easement Acquisition: _____ _____ _____	
List of Contingencies	
<p>Please refer to Section 147.108, Paragraph 4 of the St. Charles County Road Utility Relocation Act for all allowable contingencies for the project. We have weather restrictions on this main. It can be left out of service from April 15 until October 15 with a 50 degree temperature restriction.</p> <p>This relocation work is contingent on Laclede receiving a signed Utility Agreement from the County. (The work order cannot be authorized without the signed agreement.)</p>	
Cost Estimate Included with Submittal:	<input type="checkbox"/> YES <input type="checkbox"/> NO

Signature:

Rest T. Document

Date:

3/22/10

St. Charles County, Missouri
Ehlmann Road
STP-7302 (616)
Laclede Gas W.O. 64698/59400/64699

UTILITY AGREEMENT

This Agreement, entered into by and between LACLEDE GAS COMPANY, a corporation existing under the laws of the State of Missouri, with its address at 720 Olive Street, St. Louis, Missouri 63101, hereinafter called "Company" and the County of St. Charles, Missouri, a political subdivision of the State of Missouri, with its address at 201 N. Second Street, Suite 429, St. Charles, Missouri 63301, hereinafter called "County," WITNESSETH THAT:

WHEREAS, County proposes to construct Ehlmann Road in accordance with road improvement plans on file in the Engineering Office for the County of St. Charles, Missouri; and

WHEREAS, County's road project will impact Company's facilities which were originally installed entirely on private easement of the Company as shown hatched on Exhibit "A" and

WHEREAS, in order to improve said roadway in accordance with said plans, it will be necessary to adjust certain facilities of the Company, such changes being generally shown in legend on plat marked as Exhibit "B" and Estimate of Cost, marked Exhibit "C," attached hereto and each made a part hereof.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, it is agreed as follows:

(1) Company grants to County, its successors and assigns, the right to construct, reconstruct, and maintain a roadway over and across portions of Company's easements, the areas shown on Exhibit "A" hereto. County's obligation to reimburse Company for the cost of adjusting Company's facilities shall be as hereinafter provided in this Utility Agreement with respect to adjustments provided for by this Agreement.

St. Charles County, Missouri
Ehlmann Road
STP-7302 (616)
Laclede Gas W.O. 64698/59400/64699

(2) Following the execution of this Agreement, Company will proceed, without unnecessary delay, to perform the adjustments to Company's facilities as described on Exhibit "B", or on such more detailed plans as may be approved hereafter by the parties hereto (hereinafter called the "Work").

(3) As shown on Exhibit "C", the total cost of the Work to be performed by Company to facilitate County's road improvement is estimated to be \$165,569. County's obligation toward the actual total cost of the Work to be performed by Company under this Agreement shall be as follows:

100% of the actual total cost (whether such actual total cost be more than or less than, the estimate set forth above in this Paragraph 3) of the Ehlmann project.

(4) Payments will be made by County to Company as follows:

Prior to construction, County will promptly pay to Company 100% of the estimated cost of the Work. Upon completion of said Work, Company will provide a detailed statement of cost, together with supporting accounting records to County. If actual total costs are more than the estimated cost of \$165,569, City will promptly pay to Company 100% of the difference between actual total and estimated costs. If actual total costs are less than the estimated cost of \$165,569, Company will promptly reimburse County 100% of the difference between actual total and estimated costs.

(5) If any change is made by County in the original plan and extent of the work, County agrees that full reimbursement therefore shall be covered by a supplemental agreement or change order having approval of the County and Company PRIOR to the performance of the Work.

(6) County agrees to furnish Company with all information regarding the road improvement necessary in order for Company to properly complete the relocation of Company's facilities. County further agrees to cause all individuals working on the Ehlmann Road Improvement project to cooperate with Company as necessary for Company to perform the Work.

St. Charles County, Missouri
Ehlmann Road
STP-7302 (616)
Laclede Gas W.O. 64698/59400/64699

(7) Upon completion of the Work, Company shall remove all leftover materials and debris resulting from the Work, and leave the right of way in a neat, workmanlike condition, free of holes, mounds of dirt or other objectionable material.

(8) In the event of future improvements, reconstruction, or maintenance of the highway or drainage structures involved which from time to time necessitate the additional/further relocation of Company's facilities identified on Exhibit "A", County will advise Company of contemplated changes and will reimburse Company for costs and expenses incurred by it in relocating or otherwise adjusting its facilities located on private easement , including those facilities which were originally located on private easement but were previously moved to public right-of-way to accommodate prior County projects.

(9) In the event Company must excavate to replace, expand, relocate or maintain its facilities identified on Exhibit "A", Company will request a permit from County which will be granted without cost to Company. Company will comply with all lawful conditions of such permit, but the cost of restoration of County's road and drainage facilities damaged by Company, will be paid by County.

St. Charles County, Missouri
Ehlmann Road
STP-7302 (616)
Laclede Gas W.O. 64698/59400/64699

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their
duly authorized officials.

Executed by Company this _____ day of _____, _____.

Executed by County this _____ day of _____, _____.

LACLEDE GAS COMPANY

[SEAL]

Craig R. Hoeferlin
Asst. Vice President
Engineering & Field Services

ATTEST:

Mary C. Kullman
Secretary

COUNTY OF ST. CHARLES, MISSOURI

By: _____
(Title)

St. Charles County, Missouri
Ehlmann Road
STP-7302 (616)
Laclede Gas W.O. 64698/59400/64699

ACKNOWLEDGMENT BY COUNTY

STATE OF MISSOURI)
)
COUNTY OF ST. CHARLES)

On the _____ day of _____, _____, before me,
_____, a notary public in and for said state, appeared
_____, to me personally known, did say that he/she is
_____ of the COUNTY OF ST. CHARLES, MISSOURI and that the
seal affixed to the foregoing instrument is the official seal of said COUNTY and that said instrument was
signed and sealed in behalf of said COUNTY by authority of its _____
and said _____ acknowledged said instrument to be the free act
and deed of said COUNTY.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal at my office in

_____, the day and year first above written.

Notary Public

My Commission expires: _____

St. Charles County, Missouri
Ehlmann Road
STP-7302 (616)
Laclede Gas W.O. 64698/59400/64699

ACKNOWLEDGMENT BY CORPORATION

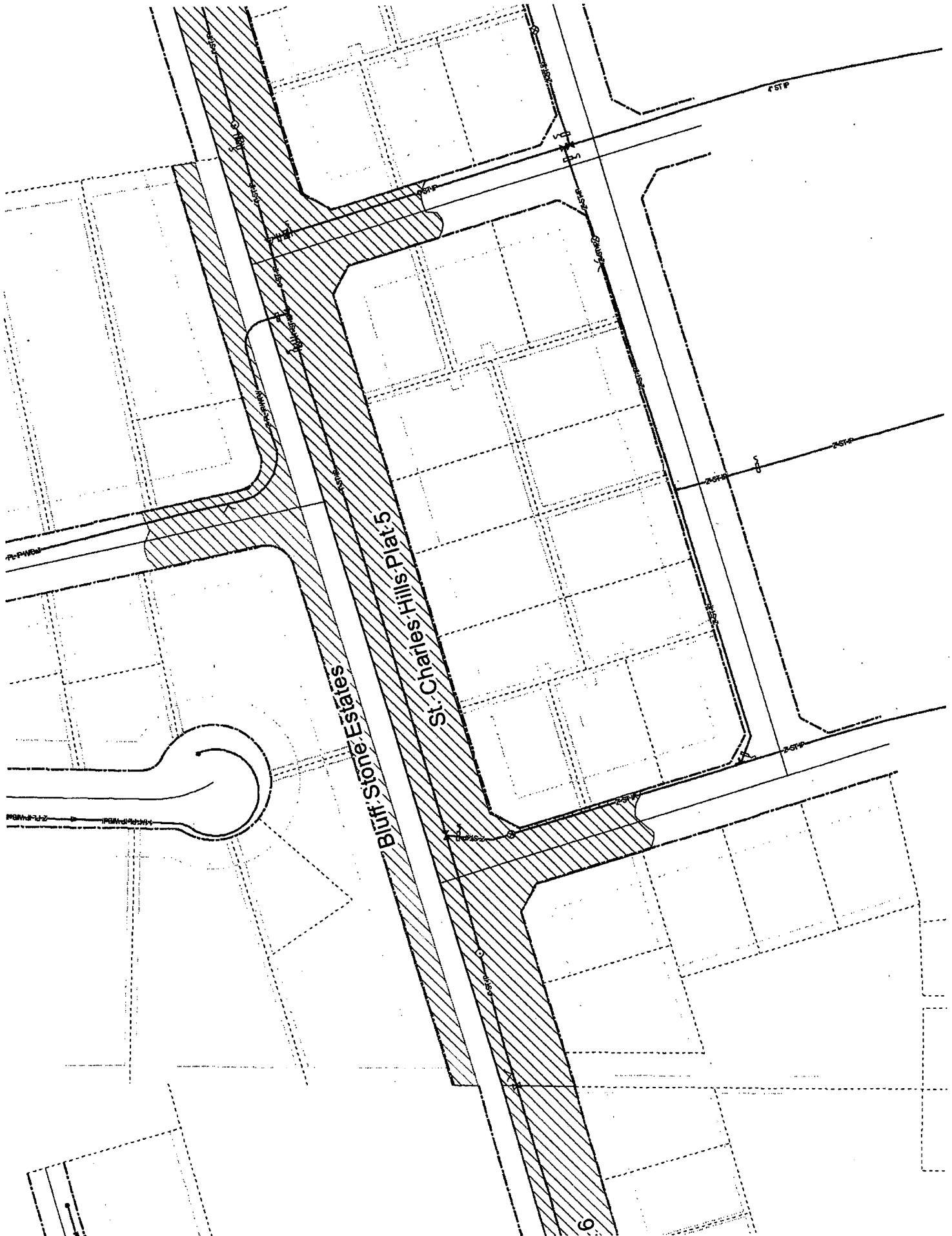
STATE OF MISSOURI)
) ss.
CITY OF ST. LOUIS)

On this _____ day of _____, _____, before me,
_____, a notary public in and for said state, appeared
Craig R. Hoeferlin, to me personally known, who being by me duly sworn, did say that he is Assistant
Vice President/Engineering & Field Services of LACLEDE GAS COMPANY, and that the seal affixed to
the foregoing instrument is the corporate seal of said corporation and that said instrument was signed
and sealed in behalf of said corporation by authority of its Board of Directors and the said Craig R.
Hoeferlin acknowledged said instrument to be the free act and deed of said corporation.

In Testimony Whereof, I have hereunto set my hand and affixed my official seal at my office in
_____, the day and year first above written.

Notary Public

My Commission expires: _____.



ESTIMATE WORKSHEET

EXHIBIT "C" - Main Installation
 Ehlmann Road Relocation - Shady Oak to Zumbuhl

All **TOTALS*** Have Been Rounded to the Nearest Whole Dollar

	<u>TOTALS*</u>
<u>Material</u>	\$ 5,897
<u>Labor to Install New Material</u>	
Contract Labor ==> 556 Manhours	\$ 17,337
Management Labor	\$ 3,249
<u>Contract Work by Others</u>	\$ 0
<u>Mechanical Equipment Cost</u>	\$ 10,639
<u>Department Clearings</u>	\$ 24,621
Allowed Time, Supervision, Non-Productive Labor & Tool Expense	
<u>Material Clearings</u>	\$ 1,297
<u>Payroll Taxes</u>	\$ 3,065
<u>Overhead & Interest</u>	\$ 26,442
Installation Total Cost	\$ 92,547

ESTIMATE WORKSHEET

EXHIBIT "C" - Main Retirement
 Ehlmann Road Relocation - Shady Oak to Zumbehl

All TOTALS* Have Been Rounded to the Nearest Whole Dollar

	<u>TOTALS*</u>
<u>Material</u>	\$ 14
<u>Labor to Install New Material</u>	
Contract Labor ==> 70 Manhours	\$ 1,951
Management Labor	\$ 62
<u>Contract Work by Others</u>	\$ 47,500
<u>Mechanical Equipment Cost</u>	\$ 207
<u>Department Clearings</u>	\$ 2,449
Allowed Time, Supervision, Non-Productive Labor & Tool Expense	
<u>Material Clearings</u>	\$ 3
<u>Payroll Taxes</u>	\$ 335
<u>Overhead & Interest</u>	\$ 2,501
Retirement Total Cost	\$ 55,022
Installation Total Cost	\$ 92,547
TOTAL MAIN COST	\$ 147,569
100 % Reimbursable	\$ 147,569
Service Transfers (12)	\$ 18,000
TOTAL REIMBURSABLE COST	\$ 165,569

ESTIMATE WORKSHEET

4536	5896.8
	0
	0
	0
13336	17336.8
2499	3248.7
	0
	0
	0
8184	10639.2
	0
18939	24620.7
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71190	92547

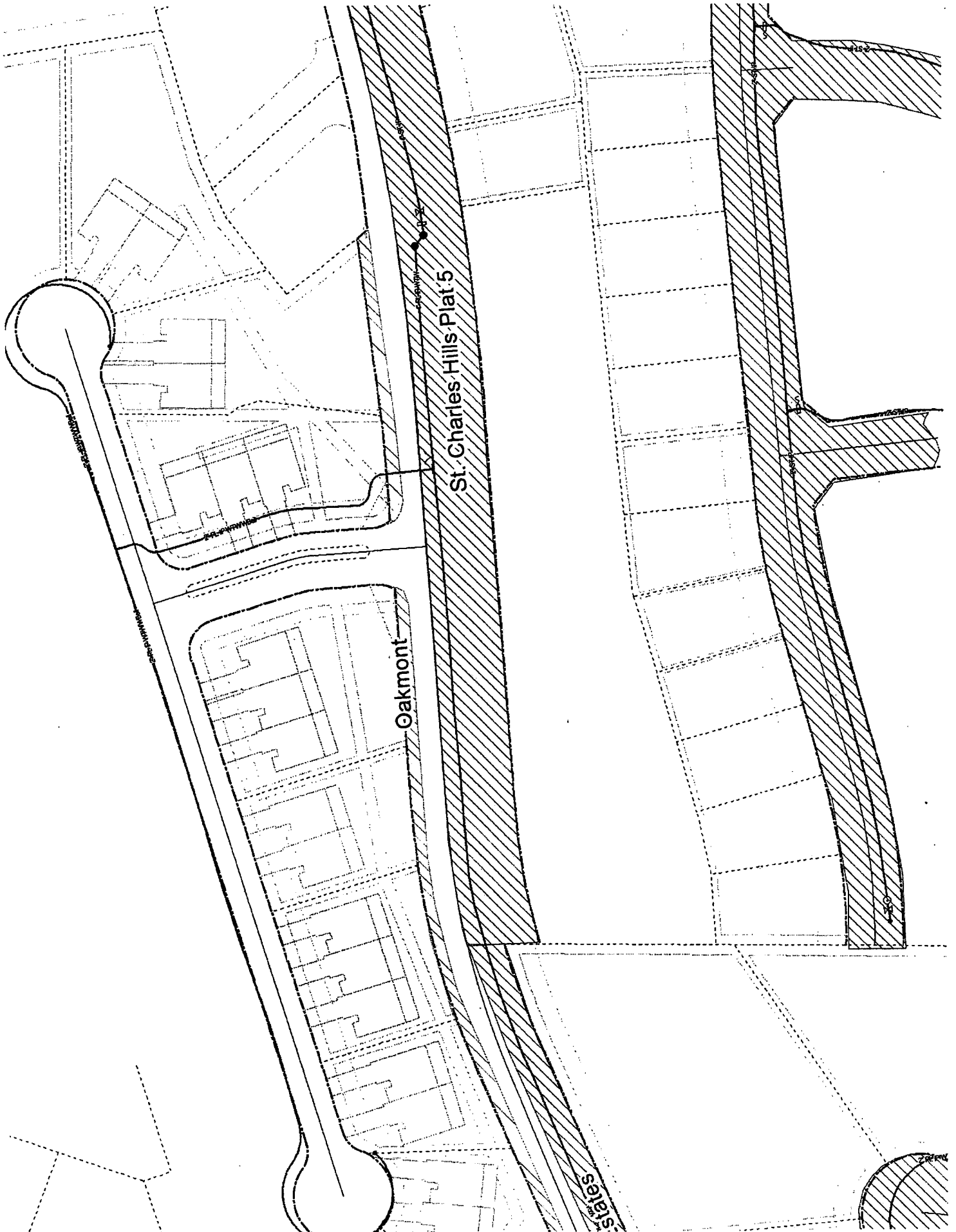
ESTIMATE WORKSHEET

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	0
1500.81	1951.053
48	62.4
	0
	0
	0
159.38	207.194
	0
1883.59	2448.667
	0
	0
	0
2.41	3.133
	0
257.43	334.659
	0
1923.57	2500.641
5786.13	7521.969

ESTIMATING FACTORS

Note: Entries in yellow boxes only!

	\$193.64	Street 6 Mandays
	\$169.34	Drafting Mandays
	\$200.85	Construction Management
	\$200.85	Engineering Management
8.0% =	0.080	Other Direct Costs (Social Security)
15.5% =	0.155	Stores Handling
104.8% =	1.048	Distribution Department Clearings
40.0% =	0.400	Engineering Department Allowed Time
6.5% =	0.065	Engineering Department Clearing Factor
36.35% =	0.3635	General Overheads - Installation
40.0% =	0.400	General Overheads - Retirement
0.167% =	0.00167	Interest During Construction



LACLEDE GAS COMPANY -- ST. LOUIS, MO.

Job Description: Road reconstruction on Ehlmann from Shady Oak to Zumbel

Work Request Name: EhlmannRd_974_64698_59400_10_N

Map Grid: S195-66,65

Municipality: St. Charles

Work Request ID: 3776 Service Hub ID: 974

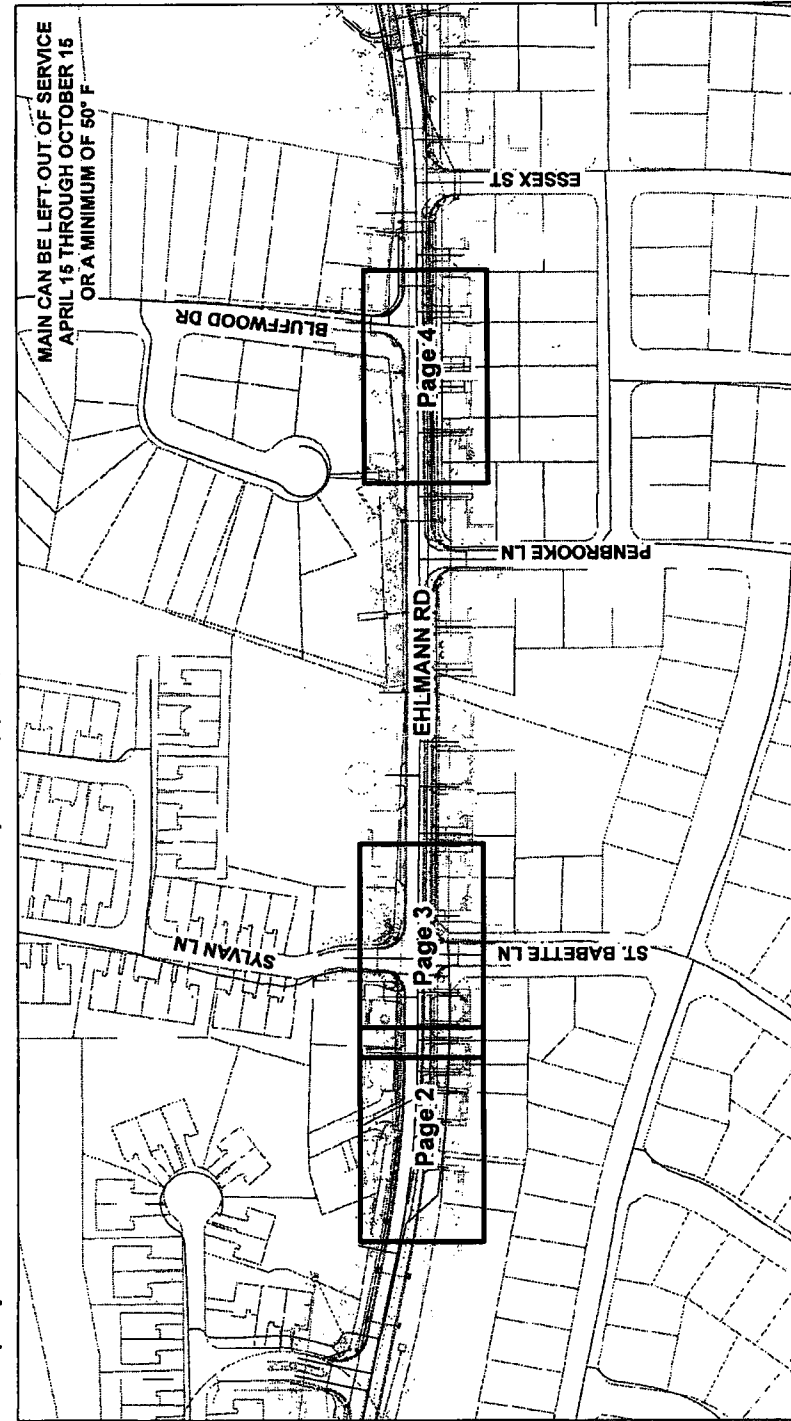
Work Order Numbers: Install W.O. 64698

Abandon W.O. 59400

Transfer W.O. 64699

Budget Project #: 34-01

C&M Pipe Code(s): 47, 52, 53



90°32'41"W 38°48'24"N NAD83

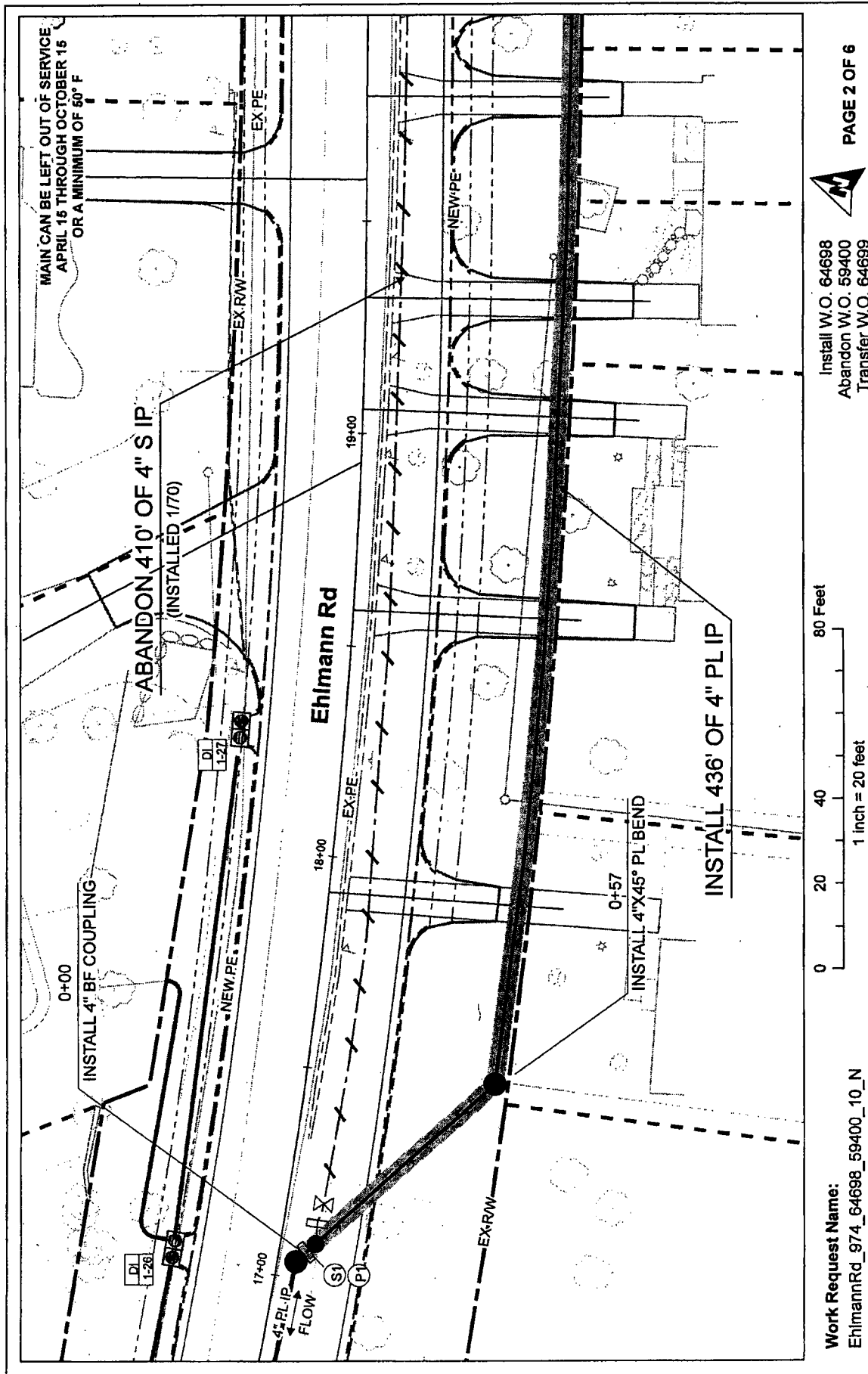
1. INSTALL STEEL MAIN PER STD. 10500
2. INSTALL PLASTIC MAIN PER STD. 10503
3. SEE STD. 1985 FOR TRACE WIRE AND TEST STATION INFORMATION.
4. CORROSION PROTECTION INSTRUCTIONS FOR ALL EXISTING COATED OR BARE PROTECTED FACILITIES EXPOSED AND DIRECT STEPS NECESSARY TO MAINTAIN PROPER ISOLATION AND CATHODIC PROTECTION AS REQUIRED.
5. INSTALL ANODES AND/OR TEST STATIONS PER STD. 12115, 12121 AND 12122 AS WELL AS ANY BONDS REQUIRED PER INSTRUCTIONS FOR ANODES AND/OR TEST STATIONS.
6. ALL BONDS MUST BE INCLUDED ON FIELD NOTES OR REPORTED ON A LEAK AND PIPE CONDITION REPORT - FORM 728.
7. INSTALL AN ANODE WITHOUT A TEST STATION ON ANY UNPROTECTED STEEL MAIN REMAINING IN SERVICE. INCLUDE LOCATION ON FORM 728 WHEN INITIATED TO SHOW PIPE CONDITIONS.
8. FOR UTILITY LOCATES, CALL 811, AND ALL OTHER AFFECTED UTILITIES.
9. CONTACT DRAFTING FOR NECESSARY SURVEY WORK AND FIELD NOTES.
10. ROW TO SECURE NECESSARY EASEMENTS.
11. SQUEEZE-OFF PROCEDURE - STD. 10510
12. SHUTDOWN PROCEDURE REQUIRED.
13. CONDUCT INITIAL CATHODIC PROTECTION SURVEY.
14. PROTECT PER STD. 13213.
15. INSTALL TEST PER STD. 1451.
16. INSTALL LIQUID BLOWOFFS AS REQUIRED PER STD.
17. ABANDON GAS MAIN PER STD. 10701.
18. INSERT PLASTIC MAIN PER STD. 10507.
19. ANY QUESTIONS CONCERNING "UPGRADING" OF EXISTING MAINS CONTACT MAINTENANCE ENGINEERING @ 854-4447.
20. LACLEDE PERSONNEL SHOULD FOLLOW STANDARD PROCEDURES FOR THE POTENTIAL FOR DRIP ON TO BE PRESENT IN ACTIVE GAS MAINS AND ADHERE TO APPROVED PROCEDURES FOR MANAGEMENT/DISPOSAL OF ANY PIECES OF PIPE GENERATED IN THE COURSE OF ABANDONMENT. ANY DOCUMENTED DRIPS SHOULD BE CLEARED AND DRAINED BEFORE ABANDONMENT.

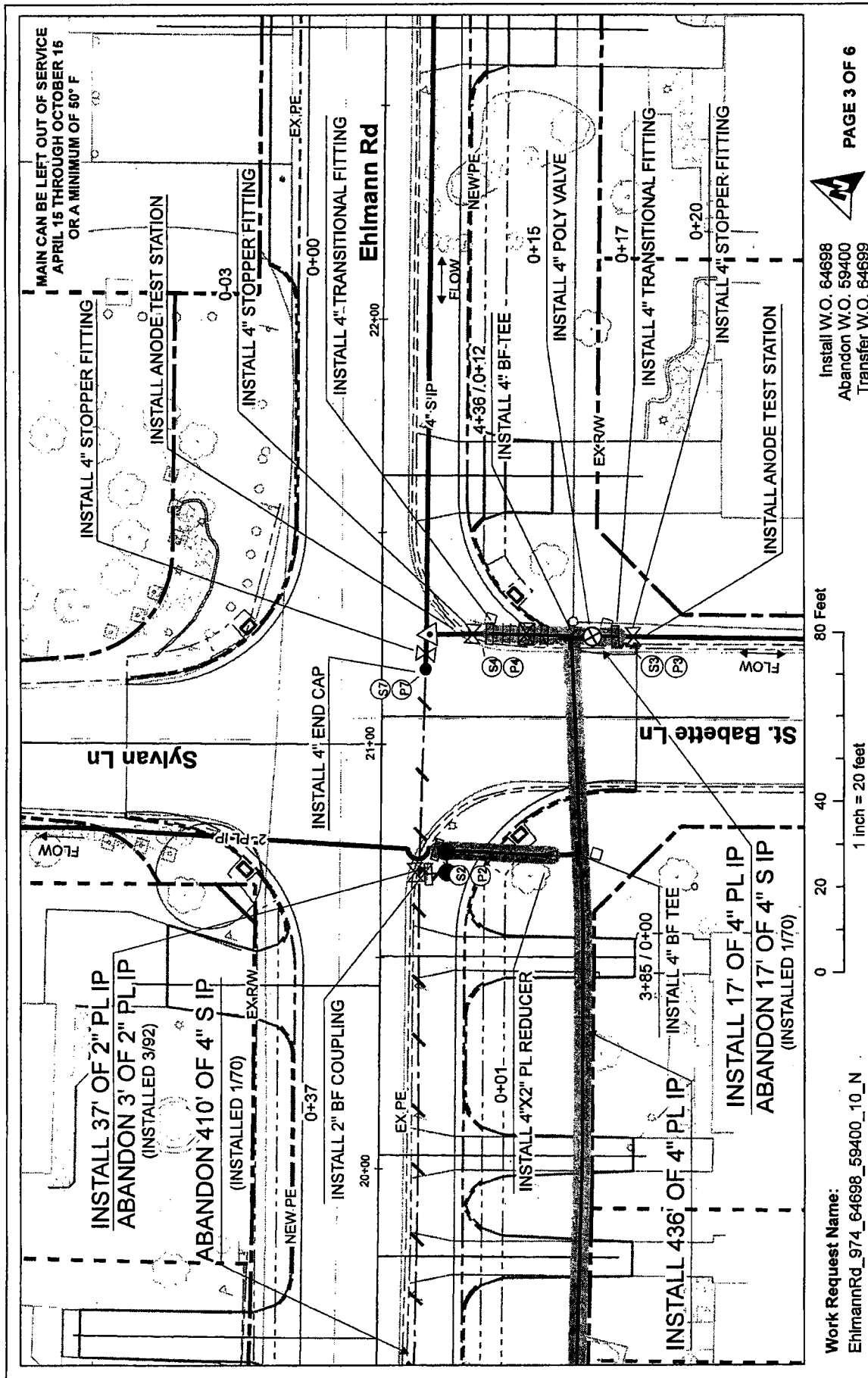
Check for**Work Order Authorization**

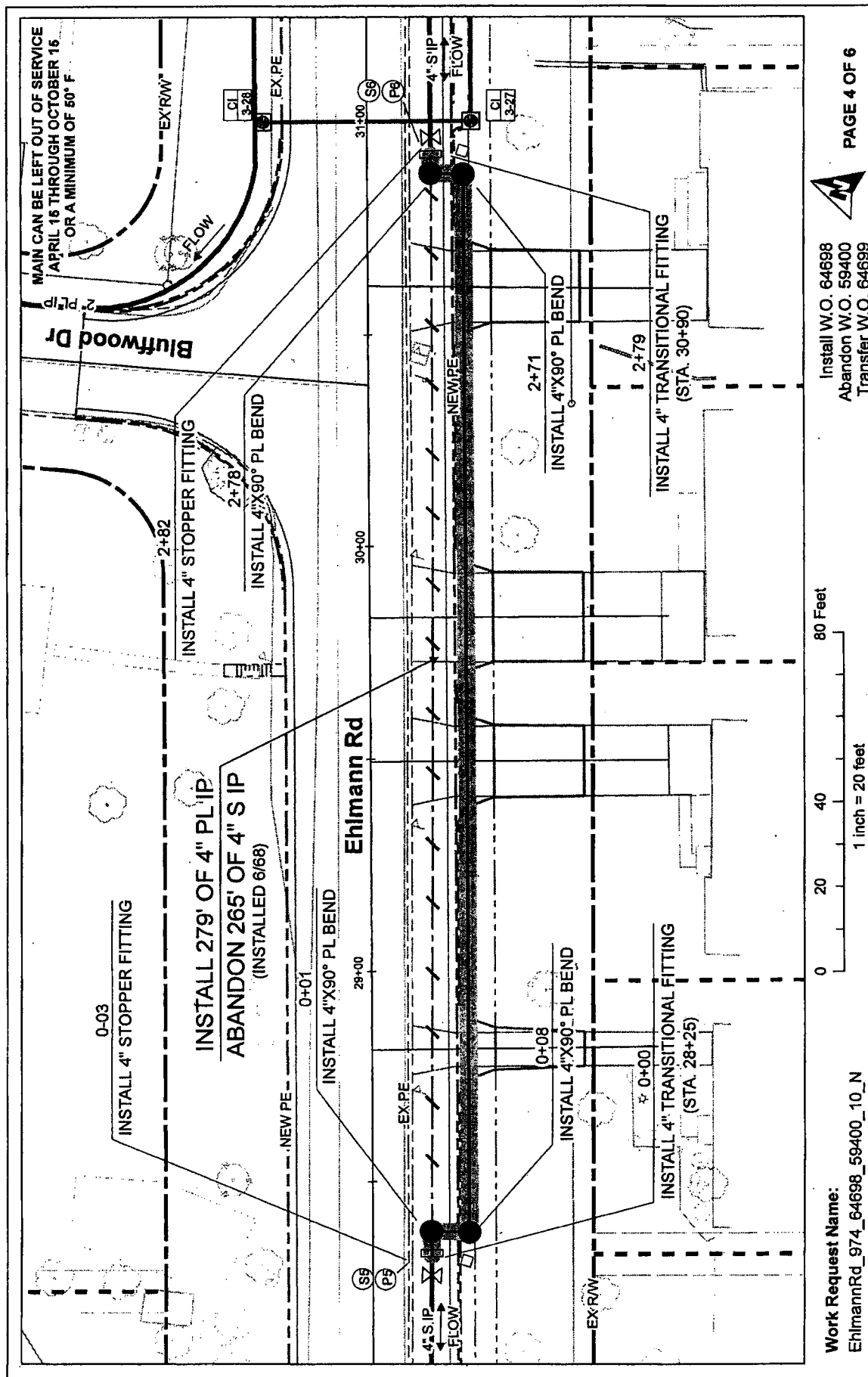
Job Number:	Revision:
JET	
Original Date:	
1/26/10	

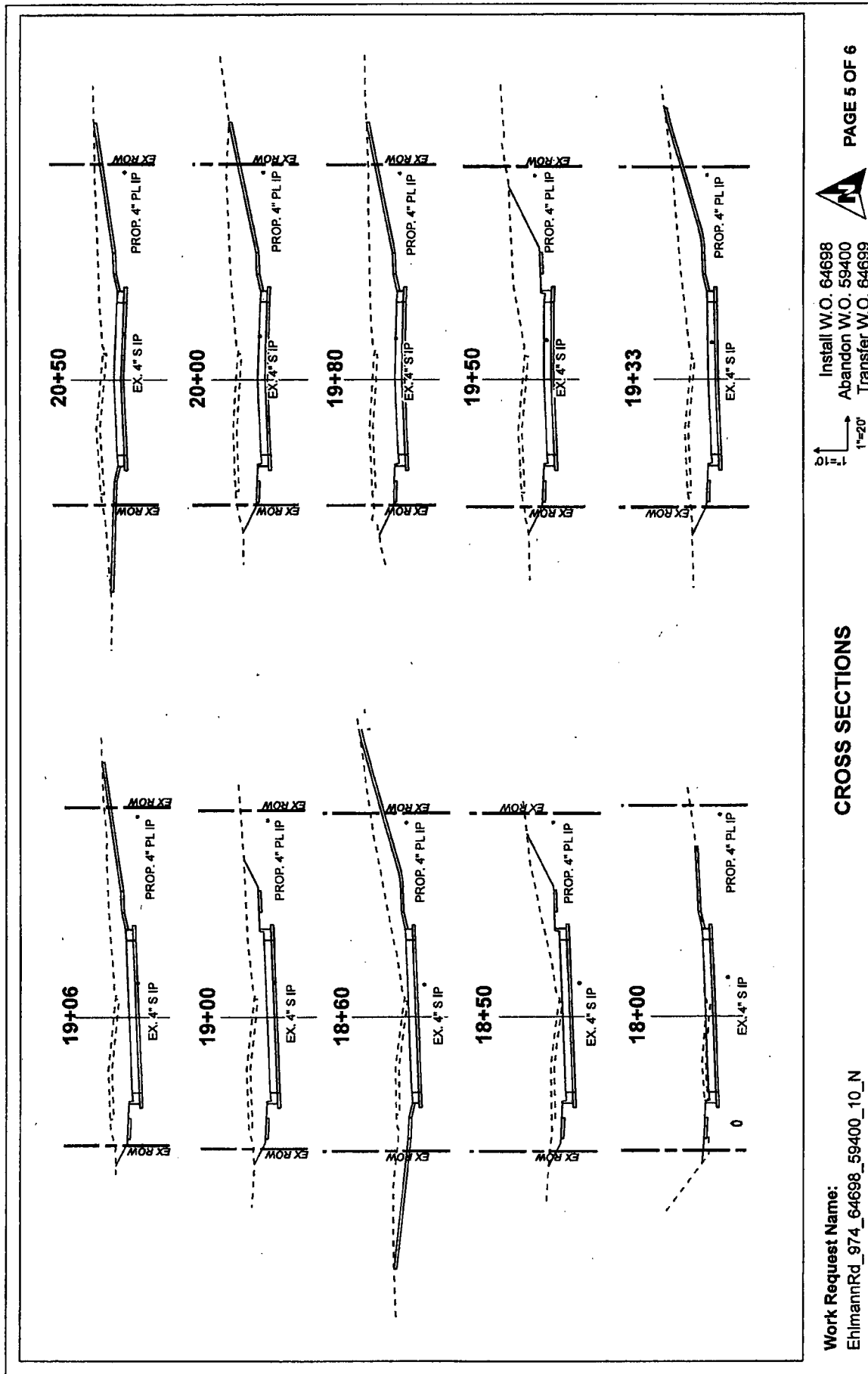
PAGE 1 OF 6

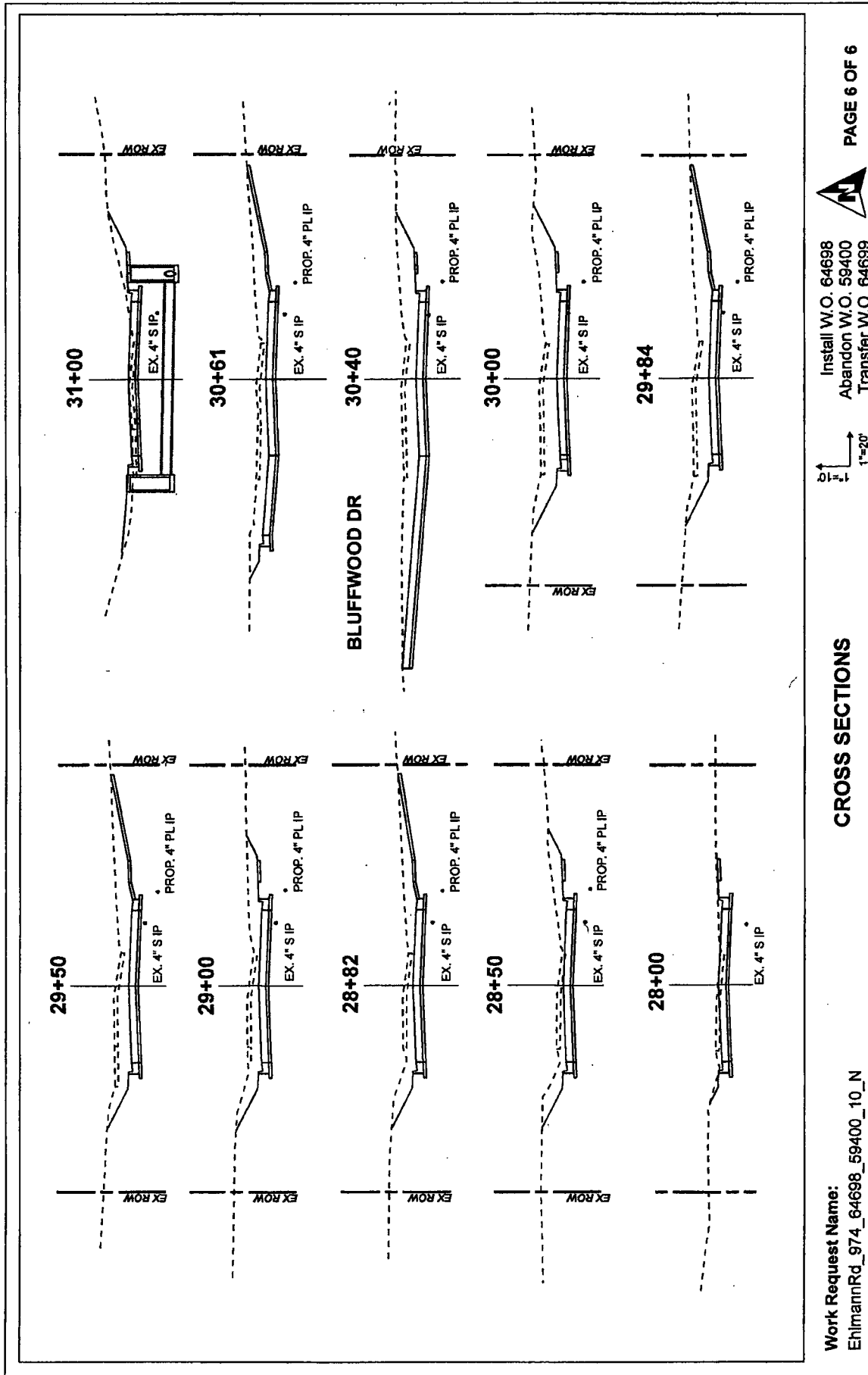
Main & Service		Gas Valve		Flange		Service Tee		Drip	
Existing	Plug	Ball	Insulated Flange	Stopper / Bottom Outlet	Station Structure	Stopper / Bottom Outlet	Stopper / Bottom Outlet	Station Structure	Station Structure
Install	Blow Down	Butterfly	Exposed Pipe	Cross	Regulator Station	Coupling	Coupling	Regulator Station	Regulator Station
Remove	Remove	Gate	Abandoned Gas Pipe	Reducer	Meter Setting	Insulated Coupling	Insulated Coupling	Meter Setting	Meter Setting
Abandon	Abandon			Tee	Marker Post	Traca Wire Box	Traca Wire Box	Marker Post	Marker Post
Relayed	Relayed			Vertical Ell	Electronic Marker	End Cap	End Cap	Electronic Marker	Electronic Marker











LACLEDE GAS COMPANY -- ST. LOUIS, MO.

Job Description: Road reconstruction on Ehlmann from Shady Oak to Zumbuhl
Work Request Name: EhlmannRd_974_64698_59400_10_N
Map Grid: S195-66,65
Municipality: St Charles

Work Request ID: 3776
Service Hub ID: 974
Work Order Numbers: Install W.O. 64698
 Abandon W.O. 59400
 Transfer W.O. 64699

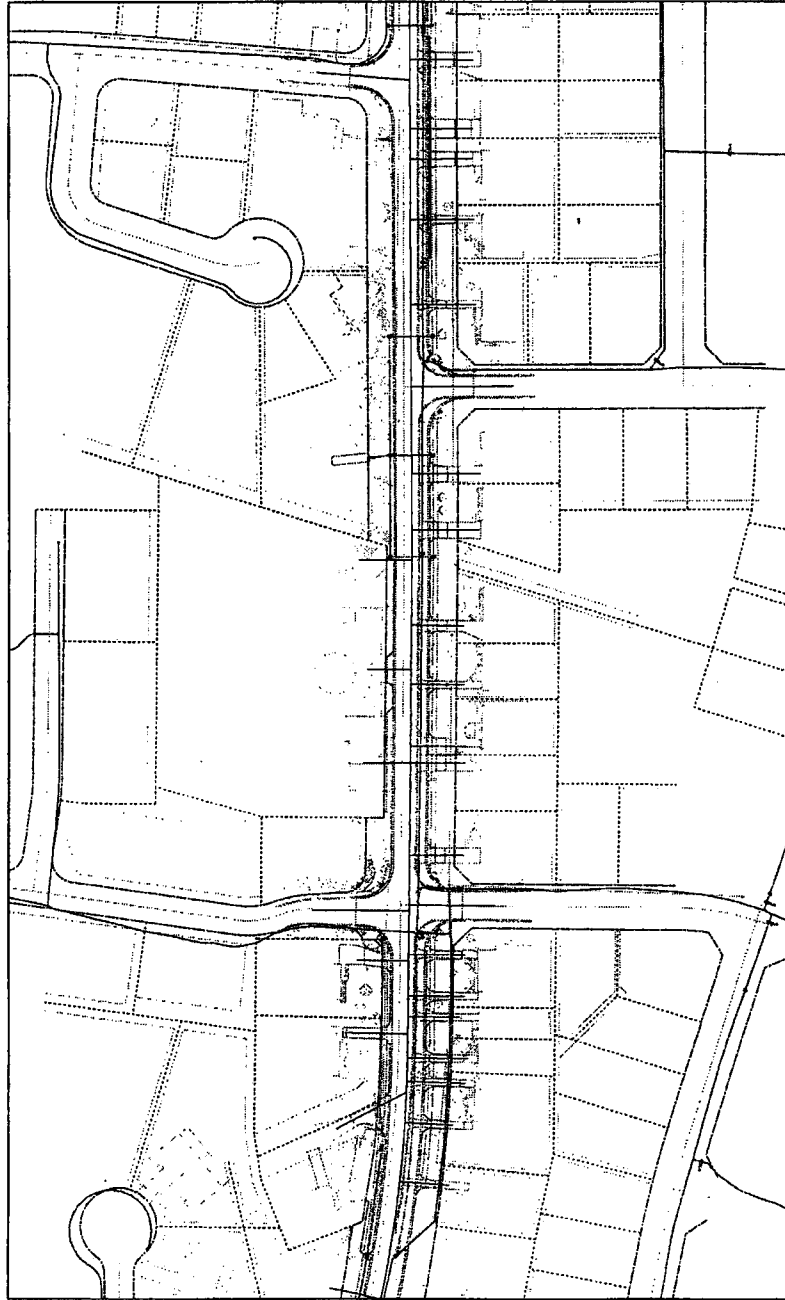
Budget Project #: 34-01

C&M Pipe Code(s): 47, 52, 53



90°32'42"W 38°48'24"N NAD83

PRESSURE TEST OF GAS MAINS **(One Test Per Sheet)**



Pipe Size: _____ Length (ft): _____

Pipe Size: _____ Length (ft): _____

Pipe Size: _____ Length (ft): _____

Pressure System: TF \ SF \ CF \ IP \ MP \ LP

Test Medium: Water \ Air \ Gas Other: _____

Gauge Type: _____ Recording _____ Indicating _____ Dead Weight _____

Gauge I.D.: _____

Calib. Date: _____

Test Date: _____

Start Time: _____ End Time: _____

Start Press.: _____ End Press.: _____

Start Temp.: _____ End Temp.: _____

* Water or Pipe temperature, not ambient

If Discharge volume is over 1,000 gallons - Contact Lab for sample collection.

Note all leaks or failures, including cause, and corrective action taken in comments below.

Crew Foreman: _____ Date: _____

Field Clerk: _____ Date: _____

District Supv.: _____ Date: _____

District Eng.: _____ Date: _____

Comments: _____

Page: _____ Of: _____



St. Charles County Government

Highway Department
Craig Tajkowski, County Engineer

February 11, 2010

FEB 16, 2011

Mr. David Abernathy
Laclede Gas Company
3950 Forest Park Blvd
St. Louis, MO 63108

Re: Ehlmann Road - STP-7302(616)
Relocation Plan Rejection

Dear Mr. Abernathy:

We have received your written response of January 20, 2011 to St. Charles County's rejection of the Laclede Gas Company Relocation Plan for the above referenced project. We have reviewed the information provided; however, we simply do not agree that any of our objections are "waived by... untimeliness." We are confident that the objections remain both proper and certainly relevant.

Over the past several years, St. Charles County has implemented and fairly rigidly followed the timelines established by the St. Charles County Road Utility Relocation Act (SCCRURA). It is our intent to continue to follow those timelines as closely as possible; however, the fact that Laclede Gas Company continues to assert its ~~objection~~ is creating delays in following the timelines. In general, Laclede Gas is benefitting by any additional time that the County takes to review the plan and the legal positions, since the additional review time will not be held against your company. The ordinance also still provides a full 30-day period for Laclede Gas to reply to the rejection, regardless of the fact that the County's reply was later than the specified time frame.

I requested an opinion from Greg Dohrman on what consequences result from the County's responding after the 30-day timeline. His answer is as follows:

The fact that the County responded after the 30-day time frame in the ordinance does not have any effect, since the ordinance contains no penalty for failing to comply with that particular provision. "If an ordinance lacks a penal provision, it is beyond the court's power to prescribe one, as the fixing of a penalty is a legislative, not a judicial, function," 5 McQuillin Mun. Corp. § 17:2 (3rd ed., Westlaw database updated October 2010). This principle negates Laclede's claim that the County has waived any objections to the plan. Furthermore, in general, counties enjoy sovereign immunity from claims that they have violated their own ordinances. "It's good to be the King." Brooks, Mel, *History of the World: Part I* (20th Century Fox, 1981):.

201 North Second Street • Suite 429 • St. Charles, MO 63301
636-949-7305 • Fax 636-949-7307
highway@sccmo.org



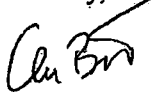
Mr. David Abernathy
Relocation Plan – Rejection Notice
February 11, 2011
Page 2

The County reiterates our position that the Laclede Gas Relocation Plan is not compatible with the anticipated letting date and the anticipated notice to proceed for the project. The Relocation Plan does not assure timely completion of the project, as detailed in our earlier correspondence. In accordance with the SCCRURA, Laclede Gas Company had thirty (30) calendar days to submit a revised Relocation Plan that addressed the previously noted concerns. The thirty day period expired on January 20, 2011. Due to the need to review the legal arguments, however, the County will agree to an extension and consider a revised plan if it is submitted by February 23, 2011. If a revised Relocation Plan is not submitted by that date, the County will have the right to establish a Relocation Plan for Laclede Gas Company. Once established, a subsequent failure to comply with that established Relocation Plan (including schedule) could cause Laclede Gas Company to incur fines of \$1,000 per day.

Laclede Gas has expressed its willingness to enter into an escrow agreement with the County to provide a measure of financial security in the unlikely event of a final court ruling in their favor. While the County has continued to prevail in the litigation, we remain willing to utilize a mutually agreeable escrow agreement. However, there appear to be several issues that remain to be worked out, and it is evident the Laclede Gas Company's failure to relocate will delay our road project. If Laclede Gas is serious in their statements that their crews stand ready to begin the relocation work, I would reiterate my earlier suggestion. Laclede Gas can begin work immediately on those areas where the subject of reimbursement is not an issue. There are locations on this project where your lines need to be adjusted that are located in the original road right-of-way and do not fall in the disputed area. It would make sense to proceed with work in those areas, but to date I have not heard any response to this suggestion.

If you have any questions, please do not hesitate to contact me at (636) 949-7900, ext. 7165, or by email at cbostic@sccmo.org.

Sincerely,

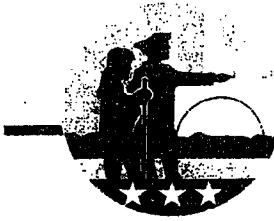


Chris Bostic, P.E., PTOB
Engineering Design Manager

CKB/bmr

cc: Craig Tajkowski, County Engineer
Kristen Rhodes, Highway Projects Engineer
Greg Dohrman, Associate County Counselor

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St. Charles County Government

Highway Department
Craig Tajkowski, County Engineer

September 27, 2011

Ms. Mary Caola Kullman,
Registered Agent
Laclede Gas Company
720 Olive Street
St. Louis, Missouri 63101

**Re: Laclede Gas Facilities on Ehlmann Road in St. Charles County, Missouri
Notice of Necessity of Removal or Alteration of Facilities**

Dear Ms. Kullman:

As your company is aware, St. Charles County is in the process of improving Ehlmann Road. The project will include changes of grades in some areas where your company has facilities located within the road right-of-way.

Pursuant to § 229.350 RSMo. and Article I, § 1.501 of the Charter of St. Charles County, Missouri, I am hereby giving your company notice that it will be necessary for the location of your company's facilities to be altered, or in the alternative removed, in the following areas:

- the south side of Ehlmann Road from Station 17+00 to 21+25; and
- the south side of Ehlmann Road from Station 28+35 to 31+00.

The stations referred to are as shown on the construction plans for the Ehlmann Road Improvement Project, copies of which have previously been supplied to your company and which can also be viewed in the St. Charles County Highway Department during normal business hours. The same stations are also shown in the relocation plans prepared by your company dated January 26, 2010, drafted by GIS Specialist "JET," and submitted to the Highway Department on March 23, 2010 as part of your company's relocation plan prepared specifically for the Ehlmann Road project.

This alteration or removal needs to be completed no later than October 21, 2011 at 4:00 p.m. Completion by this time is necessary to avoid unnecessary delays in the road improvements. Pursuant to § 229.360 RSMo., your company has the duty to furnish such competent workmen and crews as may be necessary to effect such removal or alteration, and to pay all actual expenses which are incurred in so doing.

201 North Second Street • Suite 429 • St. Charles, MO 63301
636-949-7305 • Fax 636-949-7307
highway@sccmo.org



Ms. Mary Caola Kullman
Laclede Gas Company
September 27, 2011
Page 2

Should your company fail or refuse to perform such alteration or removal by the stated deadline, St. Charles County will be entitled to hire a competent and experienced contractor to perform the work, with your company ultimately being liable for all costs incurred. Since your company submitted plans for the relocation of these facilities well over a year ago, it should be fully prepared to execute those plans without delay. If you are willing to make a concerted effort to perform the work but need additional time to do so, please contact me to discuss the matter and I can consider whether an extension to the schedule would be appropriate.

I trust that your company will abide by its legal duties and avoid any need for the County to arrange for the performance of this work. If that does become necessary, however, the County will have the work performed in a manner as reasonably close to that shown on your company's relocation plans as is practical under the circumstances, track the costs incurred, and invoice your company for reimbursement.

Sincerely,



Craig Tajkowski,
County Engineer

cc: George Dowdy, Construction Manager, Laclede Gas Company ✓



St. Charles County Government

Highway Department
Craig Tajkowski, County Engineer

October 6, 2011

OCT 07 2011

Ms. Mary Caola Kullman,
Registered Agent
Laclede Gas Company
720 Olive Street
St. Louis, Missouri 63101

**Re: Laclede Gas Facilities on Thoele Road in St. Charles County, Missouri
Notice of Necessity of Removal or Alteration of Facilities**

Dear Ms. Kullman:

As your company is aware, St. Charles County is in the process of improving Thoele Road. The project will include changes of grades in some areas where your company has facilities located within the road right-of-way.

Pursuant to § 229.350 RSMo. and Article I, § 1.501 of the Charter of St. Charles County, Missouri, I am hereby giving your company notice that it will be necessary for the location of your company's facilities to be altered, or in the alternative removed, in the following area:

- the east side of Thoele Road from Station 5+75 RT to the west side of Thoele Road (north of Fairfield Court) at Station 6+15 LT.

The stations referred to are as shown on the construction plans for the Thoele Road Improvement Project, copies of which have previously been supplied to your company and which can also be viewed in the St. Charles County Highway Department during normal business hours. The same stations are also shown in the relocation plans prepared by your company dated April 21, 2010, drafted by GIS Specialist "SFS," and submitted to the Highway Department on September 10, 2010 as part of your company's relocation plan prepared specifically for the Thoele Road project.

This alteration or removal needs to be completed no later than October 28, 2011 at 4:00 p.m. Completion by this time is necessary to avoid unnecessary delays in the road improvements. Pursuant to § 229.360 RSMo., your company has the duty to furnish such competent workmen and crews as may be necessary to effect such removal or alteration, and to pay all actual expenses which are incurred in so doing.

201 North Second Street • Suite 429 • St. Charles, MO 63301
636-949-7305 • Fax 636-949-7307
highway@sccmo.org



Ms. Mary Caola Kullman
Laclede Gas Company
October 6, 2011
Page 2

Should your company fail or refuse to perform such alteration or removal by the stated deadline, St. Charles County will be entitled to hire a competent and experienced contractor to perform the work, with your company ultimately being liable for all costs incurred. Since your company submitted plans for the relocation of these facilities over a year ago, it should be fully prepared to execute those plans without delay. If you are willing to make a concerted effort to perform the work but need additional time to do so, please contact me to discuss the matter and I can consider whether an extension to the schedule would be appropriate.

I trust that your company will abide by its legal duties and avoid any need for the County to arrange for the performance of this work. If that does become necessary, however, the County will have the work performed in a manner as reasonably close to that shown on your company's relocation plans as is practical under the circumstances, track the costs incurred, and invoice your company for reimbursement.

Sincerely,



Craig Tajkowski,
County Engineer

cc: George Dowdy, Construction Manager, Laclede Gas Company



David P. Abernathy
Vice President &
Associate General Counsel,
Industrial Relations and
Claims Management

Laclede Gas Company
720 Olive Street, Suite 824
St. Louis, Missouri 63101
Telephone: (314) 342-0536
Facsimile: (314) 641-2161
dabernathy@lacledegas.com
OriginalGreenEnergy.com

October 11, 2011

Mr. Craig Tajkowski
County Engineer
St. Charles County Government
Highway Department
201 N. Second St., Suite 429
St. Charles, MO 63301

Re: Laclede Gas Facilities on Ehlmann Road

Dear Mr. Tajkowski:

Laclede Gas Company ("Laclede") has received your letter of September 27, 2011, addressed to Mary Kullman of our offices demanding that it remove certain gas facilities ("Gas Facilities") from the area of Ehlmann Road by October 21, 2011, to accommodate a St. Charles County ("County") highway project. As you must be aware, there is no approved or established relocation plan for these facilities. Laclede submitted such a plan on March 23, 2010, as you correctly point out. However, the County rejected Laclede's relocation plan by letter, dated February 11, 2011, because it was contingent on a Utility Agreement which provided for County reimbursement of Laclede's relocation costs.

Absent an approved relocation plan, the County may not require the utility to begin relocation. Section 147.105.E(1) of the St. Charles County Code provides that: "The County shall notify the owner in writing **not less than thirty (30) days before the owner is required to begin relocation provided for in the approved relocation plan.**" Equally importantly, the September 27, 2011 letter, which demanded relocation by October 21, 2011, did not provide the required thirty (30) days notice. Additionally, the relocation provisions of Code do not apply to utility facilities located in constitutionally protected utility easements.

These Gas Facilities are located in utility easements depicted on plats 5 and 6 of the St. Charles Hills subdivision plats. On August 30, 2011, the Missouri Supreme Court held that language dedicating utility easements in subdivision plats created constitutionally-protected easement rights and that Laclede could not be compelled to relocate gas facilities from those utility easements without compensation. That decision applies to the utility easement rights created by plats 5 and 6 of the St. Charles Hills



A subsidiary of The Laclede Group

Mr. Craig Tajkowski
October 11, 2011
Page 2 of 3

subdivision plats. In other words, Laclede is entitled to compensation for relocating its Gas Facilities.

For this reason, both Section 229.360 R. S. Mo. and Article I, Section 1.501 of the County Charter are unconstitutional if applied to force removal of the Gas Facilities at Laclede's expense. No statute or Charter provision can be constitutional if it is interpreted to deprive citizens of the rights guaranteed by the Missouri and United States Constitutions.

As written, Section 229.360 R. S. Mo. does not apply to utility easements. As written, Section 229.360 R. S. Mo. applies to facilities located "under the right of way of any public way." The Gas Facilities are not located under the auspice of a right-of-way license, but rather via easements conveyed to Laclede through the St. Charles Hills subdivision plats. The legislative definition of public right-of-way includes areas on or below a public roadway but does not include "easements obtained by utilities . . . in platted subdivision tracts." Section 67.1830(9) R. S. Mo. Section 229.360 R. S. Mo. does not authorize the County to deprive Laclede of its constitutional rights.

You mention in your letter that the County will arrange for the relocation of the Gas Facilities if Laclede does not do so. Laclede does not consent to such actions. The County has no expertise in the relocation of gas facilities and any tampering with active gas lines threatens public safety. County witnesses in *Laclede v. St. Charles County, Cause No. 0811-CV11939*, testified under oath that only Laclede is qualified to move its gas facilities and that the County does not have the expertise or ability to do this work in any event.

Your letter demanding relocation of the Gas Facilities by October 21, 2011, is inconsistent with the statements made by the County Construction Manager related to these relocations. On September 26, 2011, the County Construction Manager advised those present at the Utility Coordination meeting (including Kent Thaemert of Laclede) that the County will probably shut down the job for the winter once Ameren completes its work. Laclede's Relocation Plan, submitted more than eighteen months ago, advised the County that these Gas Facilities have a weather restriction and cannot be taken out of service between October 15 and April 15. Kent Thaemert reminded County representatives of this situation during the Utility Coordination meeting.

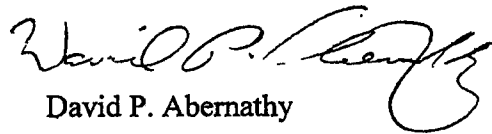
Laclede has no desire to delay or impede the progress of County road projects. It has offered many times to relocate its facilities, providing there are adequate and binding agreements that preserve its constitutional rights to reimbursement for relocation of gas facilities from utility easements. Each time, the County has rejected such offers and increased its demands that Laclede surrender its constitutional rights. Each time, the County has reacted with filing and threats of filing more lawsuits against Laclede for asserting its constitutional rights.

Mr. Craig Tajkowski
October 11, 2011
Page 3 of 3

For this reason, Laclede has filed a Verified Complaint in the United States District Court for the Eastern District of Missouri seeking declaratory and injunctive relief against the County under 42 U. S. C. Section 1983 for its actions and threatened actions to deprive Laclede of its rights secured by the Takings Clause of the Fifth Amendment to the United States Constitution. A copy of the Verified Complaint is enclosed.

As always, Laclede remains willing to work with the County to relocate its Gas Facilities in timely fashion provided its constitutional rights are preserved.

Sincerely,


David P. Abernathy

cc: Mary M. Bonacorsi, Esq.
Mark C. Darrell



David P. Abernathy
Vice President &
Associate General Counsel,
Industrial Relations and
Claims Management

Laclede Gas Company
720 Olive Street, Suite 824
St. Louis, Missouri 63101
Telephone: (314) 342-0536
Facsimile: (314) 641-2161
dabernathy@lacledegas.com
OriginalGreenEnergy.com

October 11, 2011

Mr. Craig Tajkowski
County Engineer
St. Charles County Government
Highway Department
201 N. Second St., Suite 429
St. Charles, MO 63301

Re: Laclede Gas Facilities on Thoele Road

Dear Mr. Tajkowski:

Laclede Gas Company ("Laclede") has received your letter of October 6, 2011, addressed to Mary Kullman of our offices demanding that it remove certain gas facilities ("Gas Facilities") from the area of Thoele Road by October 28, 2011, to accommodate a St. Charles County ("County") highway project. As you must be aware, there is no approved or established relocation plan for these facilities. Laclede submitted such a plan on September 10, 2010, as you correctly point out. However, the County rejected Laclede's relocation plan by letter, dated December 21, 2010, because it was contingent on a Utility Agreement which provided for County reimbursement of Laclede's relocation costs.

Absent an approved relocation plan, the County may not require the utility to begin relocation. Section 147.105.E(1) of the St. Charles County Code provides that: **"The County shall notify the owner in writing not less than thirty (30) days before the owner is required to begin relocation provided for in the approved relocation plan."** Equally importantly, the October 6, 2011 letter, which demanded relocation by October 28, 2011, did not provide the required thirty (30) days notice. Additionally, the relocation provisions of Code do not apply to utility facilities located in constitutionally protected utility easements.

These Gas Facilities are located in utility easements depicted on the plats for the Fairfield Place and Park Charles South subdivisions ("Subdivision Plats"). On August 30, 2011, the Missouri Supreme Court held that language dedicating utility easements in subdivision plats created constitutionally-protected easement rights and that Laclede could not be compelled to relocate gas facilities from those utility easements without

Mr. Craig Tajkowski
October 11, 2011
Page 2 of 3

compensation. That decision applies to the utility easement rights created by these Subdivision Plats. In other words, Laclede is entitled to compensation for relocating its Gas Facilities.

For this reason, both Section 229.360 R. S. Mo. and Article I, Section 1.501 of the County Charter are unconstitutional if applied to force removal of the Gas Facilities at Laclede's expense. No statute or Charter provision can be constitutional if it is interpreted to deprive citizens of the rights guaranteed by the Missouri and United States Constitutions.

As written, Section 229.360 R. S. Mo. does not apply to utility easements. As written, Section 229.360 R. S. Mo. applies to facilities located "under the right of way of any public way." The Gas Facilities are not located under the auspice of a right-of-way license, but rather via easements conveyed to Laclede through these subdivision plats. The legislative definition of public right-of-way includes areas on or below a public roadway but does not include "easements obtained by utilities . . . in platted subdivision tracts." Section 67.1830(9) R. S. Mo. Section 229.360 R. S. Mo. does not authorize the County to deprive Laclede of its constitutional rights.

You mention in your letter that the County will arrange for the relocation of the Gas Facilities if Laclede does not do so. Laclede does not consent to such actions. The County has no expertise in the relocation of gas facilities and any tampering with active gas lines threatens public safety. County witnesses in *Laclede v. St. Charles County, Cause No. 0811-CV11939*, testified in deposition that the County does not have the expertise or ability to do this work in any event.

More than a year ago, Laclede advised the County, as part of its Relocation Plan, that these Gas Facilities have a weather restriction and cannot be taken out of service between November 1 and April 1. Kent Thaemert reminded County representatives of the situation during the Utility Coordination meeting of September 26, 2011.

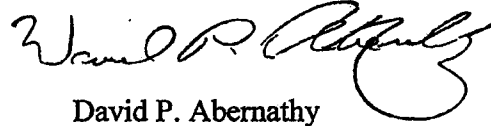
Laclede has no desire to delay or impede the progress of County road projects. It has offered many times to relocate its facilities, providing there are adequate and binding agreements that preserve its constitutional rights to reimbursement for relocation of gas facilities from utility easements. Each time, the County has rejected such offers and increased its demands that Laclede surrender its constitutional rights. Each time, the County has reacted with filing and threats of filing more lawsuits against Laclede for asserting its constitutional rights.

For this reason, Laclede has filed a Verified Complaint in the United States District Court for the Eastern District of Missouri seeking declaratory and injunctive relief against the County under 42 U. S. C. Section 1983 for its actions and threatened actions to deprive Laclede of its rights secured by the Takings Clause of the Fifth Amendment to the United States Constitution. A copy of the Verified Complaint is enclosed.

Mr. Craig Tajkowski
October 11, 2011
Page 3 of 3

As always, Laclede remains willing to work with the County to relocate its Gas Facilities in timely fashion provided its constitutional rights are preserved.

Sincerely,

A handwritten signature in black ink, appearing to read "David P. Abernathy", with a large, stylized flourish at the end.

David P. Abernathy

cc: Mary M. Bonacori, Esq.
Mark C. Darrell

THOMPSON COBURN LLP

One US Bank Plaza
St. Louis, Missouri 63101
314-552-6000
FAX 314-552-7000
www.thompsoncoburn.com

January 4, 2012

Mary M. Bonacorsi
314-552-6014
FAX 314-552-7014
mbonacorsi@
thompsoncoburn.com

Mr. Steven Reed
Secretary/General Counsel
Missouri Public Service Commission
Governor Office Building
200 Madison Street
Jefferson City, MO 65101

Re: Notice to Commission pursuant to 49 U.S. C. Section 60123
Laclede Gas Company v. St. Charles County, et al
Cause No:4:11-cv-01766-HEA
U. S. District Court Eastern District of Missouri

Dear Mr. Reed:

We represent Laclede Gas Company ("Laclede") in the above-captioned matter involving the threatened tampering with Laclede's transmission lines in the vicinity of Ehlmann Road in St. Charles County. As part of certain road construction projects, St. Charles County ("County") and its general contractor L. J. Krupp Construction, Inc. ("Krupp") have threatened to remove, without further notice, certain active gas transmission lines from easements along this road.

Laclede has filed an action against the County and Krupp in the United States District Court for the Eastern District of Missouri styled *Laclede Gas Company v. St. Charles County, et al, Cause No. 4:11-cv-01766-HEA*. Additionally, Laclede has moved for a Preliminary Injunction in Cause No. 4:11-cv-01766-HEA to prevent the threatened interference with its gas facilities. A copy of the Motion for Preliminary Injunction and other pertinent pleadings, which describe in detail the threatened destruction of Laclede's facilities, are enclosed herewith.

We are providing the Missouri Public Service Commission ("Commission"), as the appropriate State authority under 49 U. S. C. § 60121, with notice that the County and Krupp's threatened conduct is a violation of the National Pipeline Safety Statute, 49 U.S.C. §§ 60101-60301, ("National Pipeline Act") which prohibits damaging or destroying a gas pipeline affecting interstate commerce. 49 U.S.C. §§ 60123. This threatened conduct is also a violation of Laclede's published tariff, P.S.C.MO. No. 5 Consolidated, Fourth Revised Sheet No. R-12, Section 13, and Missouri's anti-tampering statute, R. S. Mo. §§ 569.080 and 569.090.



January 4, 2012

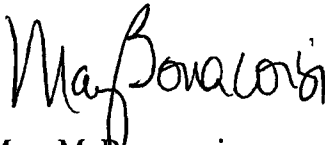
Page 2

On Laclede's behalf, we hereby request that the Commission follow up, as appropriate, with enforcement action to prevent interference with Laclede's facilities. In the event the Commission chooses not to bring an enforcement action against the County and/or Krupp, this letter is Laclede's notification to the Commission that it will seek leave to amend its Verified Complaint in Cause No. 4:11-cv-01766-HEA to assert its private right of action under the National Pipeline Act, 49 U.S.C. §§ 60121.

Please feel free to contact the undersigned and/or David P. Abernathy, Laclede Vice President and Associate General Counsel, at 314-342-0536, if you require further information or wish to discuss this matter. Many thanks for your cooperation.

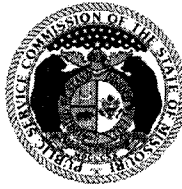
Very truly yours,

Thompson Coburn LLP

By 
Mary M. Bonacorsi

MMB/pw

cc: Bob Leonberger
Greg Dohrman



Commissioners

KEVIN GUNN
Chairman

TERRY M. JARRETT

ROBERT S. KENNEY

STEPHEN M. STOLL

VACANT

Missouri Public Service Commission

POST OFFICE BOX 360
JEFFERSON CITY MISSOURI 65102
573-751-3234
573-751-1847 (Fax Number)
<http://www.psc.mo.gov>

WESS A. HENDERSON
Director of Administration
and Regulatory Policy

STEVEN C. REED
Secretary/General Counsel

CHERLYN D. VOSS
Director of Regulatory Review

January 30, 2012

David Abernathy
Vice President and Associate General Counsel
Laclede Gas Company
720 Olive Street
St. Louis, Missouri 63101

Mary Bonacorsi
THOMPSON COBURN, LLP
505 N 7th Street
Saint Louis, MO 63101

Dear Mr. Abernathy and Ms. Bonacorsi,

In response to your letter dated January 4, 2012, the Missouri Public Service Commission advises that it will not bring an action against St. Charles County under 49 U.S.C. 60121 or other authority to address violations of the National Pipeline Safety Act, 49 U.S.C. sections 60101-60301, violations of Laclede's published tariffs, or Missouri statutes.

Please consider this a waiver of any right the Commission may have to pursue such an action. The Commission's intent is to step aside so that Laclede may pursue whatever action it feels appropriate under state or federal law.

Please call me with any questions.

Yours very truly,

A handwritten signature in black ink, appearing to read "Steve Reed", is written over a horizontal line.

Steven C. Reed
General Counsel

Cc: Chairman Kevin Gunn
Cc: Bob Leonberger, PSC Gas Safety Manager

